## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

BRANDON D. BRADLEY SR.,

Plaintiff,

v. ORDER

CLASSIFICATION JANE DOES #1–10 and MENTAL HEALTH DOES,

21-cv-457-jdp

Defendants.

Pro se plaintiff Brandon D. Bradley Sr., also known as Brittney Bradley, has filed a document titled "Order to Show Cause and Temporary Restraining Order." Dkt. 1. Bradley has not filed a complaint in this lawsuit, only this document, along with a document titled "Imminent Danger Declaration," Dkt. 2. Bradley names only Doe defendants, who I infer are officials at the Dane County jail, where Bradley is currently incarcerated.

In her filing, Bradley requests a preliminary injunction ordering defendants to take numerous actions. For example, she demands that she be given a single cell because she is transgender, that she be given more access to the law library, that she receive medical treatment for a shoulder injury, that defendants stop "defaming" her by falsifying evidence against her, and many other demands. Even though Bradley has not filed a complaint, it is plain from her request for injunctive relief that any complaint she might file would violate Federal Rule of Civil Procedure 20, which prohibits a plaintiff from joining unrelated claims against multiple defendants in the same lawsuit. I have explained to Bradley on numerous occasions "that she cannot litigate every single perceived misdeed by numerous officials in one lawsuit." *Bradley v. Novak*, No. 20-cv-328-jdp, 2020 WL 7360250, at \*2 (W.D. Wis. Dec. 15, 2020). I warned

Bradley that if she files another complaint that violates Rule 20 in this way, I will summarily dismiss it. *Id.* 

Because Bradley's request for injunctive relief shows that this lawsuit violates Rule 20, I will dismiss this lawsuit without prejudice. If Bradley wishes to proceed on these allegations, she must do so in separate lawsuits in accordance with the Federal Rules of Civil Procedure.

## **ORDER**

## IT IS ORDERED that:

- 1. Plaintiff Brandon D. Bradley Sr.'s motion titled "Order to Show Cause and Temporary Restraining Order," Dkt. 1, is DENIED.
- 2. This lawsuit is DISMISSED without prejudice for violation of the Federal Rules of Civil Procedure.

District Judge

Entered July 30, 2021.

BY THE COURT:

/s/

JAMES D. PETERSON